3.

	TES DISTRICT COURT DISTRICT OF NEW YORK		
	O TRADE CENTER TE LITIGATION	21 MC 100 (AKH)	
DAVID SMIT	гн,	GEVET IGV	6556
- against -	Plaintiff,	CHECK-OFF ("SHO COMPLAINT RELATED TO THE MASTER COMPLAIN	
	OF NEW YORK, AND STRUCTION MANAGEMENT, Defendants.		JUL 70 2007 J.S.D.C. S.D. N.Y. CASHIERS
	der of the Honorable Alvin K. Hellerstein, r Complaints for all Plaintiffs were filed on		dated June 22, 2006, ("the
	NOTICE (OF ADOPTION	
Plaintiff(s) as it	adings and paragraphs in the Master Compfully set forth herein in addition to those pathese are marked with an "\square" if applicable teded, below.	aragraphs specific to the indiv	vidual Plaintiff(s), which are
	ff, by his attorneys SULLIVAN PAPAL of Defendants, respectfully alleges:	N BLOCK MCGRATH &	CANNAVO, P.C.
	I. PAR	RTIES	
	PLAI	NTIFF(S)	
1.	X Plaintiff DAVID SMITH (hereinaf citizen of New York residing at 328 S		
2.	Alternatively, is the brings this claim in his (her) capacity as	ne of Decede of the Estate of	nt, and

Plaintiff, (hereinafter the "Derivative Plaintiff"), is an individual and a citizen of New York residing at , and has the following relationship to the Injured Plaintiff:

Plaintiff, and brings this derivative action for her loss due to the injuries sustained by

Plaintiff at all relevant times herein, is and has been lawfully married to

her husband, Plaintiff. Parent Child	Other:
4. In the period from September 11, 20 worked for the New York City Police	001 throughout March 2002, the injured Plaintiff ce Department as a Police Officer:
Please be as specific as possible when	filling in the following dates and locations
X The World Trade Center Site Location(s) (i.e., building, quadrant, etc.) throughout the four quadrants. From September 11, 2001 and thereafter, up until and including March 2002 for details running up to 14 hours daily Approximately 12-14 hours per day on a 5-6 shift/day a week basis Approximately 135 shifts/days in total.	Approximately hours per day; for days total.
The New York City Medical Examiner's Office From on or about until, Approximately hours per day; for Approximately days total. The Fresh Kills Landfill	employer, as specified below: From on or about until; Approximately hours per day; for Approximately days total; Name and Address of Non-WTC Site Building/Worksite:
From on or about until; Approximately hours per day; for Approximately days total.	
	paper if necessary. If more space is needed to specify arate sheet of paper with the information.
5. Injured Plaintiff	
$\underline{\mathbf{X}}$ Was exposed to and breathed above;	I noxious fumes on all dates, at the site(s) indicated
<u>X</u> Was exposed to and inhaled dates at the site(s) indicated above;	or ingested toxic substances and particulates on all
<u>X</u> Was exposed to and absorbed the site(s) indicated above;	d or touched toxic or caustic substances on all dates at
Other:	
6. Injured Plaintiff	
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X	Has not made a claim to the Victim Compensation Fund. Pursuant to §405(c)(3)(B)(i) of the Air Transportation Safety and System Stabilization Act, 49 U.S.C. § 40101, the issue of waiver is inapplicable.
	Made a claim to the Victim Compensation Fund that was denied. Pursuant to § 405(c)(3)(B)(i) of the Air Transportation Safety and System Stabilization Act, 49 U.S.C. § 40101, the issue of waiver is inapplicable.
	Made a claim to the Victim Compensation Fund, that was subsequently withdrawn by Ground-Zero Plaintiff. Pursuant to § 405(c)(3)(B)(i) of the Air Transportation Safety and System Stabilization Act, 49 U.S.C. § 40101, the issue of waiver is inapplicable.
	Made a claim to the Victim Compensation Fund that was granted. Pursuant to § 405(c)(3)(B)(i) of the Air Transportation Safety and System Stabilization Act, 49 U.S.C. § 40101, Ground Zero-Plaintiff has waived her/his right(s) to pursue any further legal action for the injuries identified in said claim.

B. DEFENDANT(S)

7. The following is a list of all Defendant(s) named in the Master Complaint. If checked, all paragraphs pertaining to that Defendant are deemed pleaded herein.

X THE CITY OF NEW YORK X A Notice of Claim was timely filed and served on October 24, 2006 and pursuant to General Municipal Law §50-h the CITY held a hearing on (OR) X The City has yet to hold a hearing as required by General Municipal Law §50-h X More than thirty days have passed and the City has not adjusted the claim (OR) An Order to Show Cause application to	☐ 5 WORLD TRADE CENTER, LLC ☐ 5 WTC HOLDINGS, LLC X AMEC CONSTRUCTION MANAGEMENT, INC. ☐ 7 WORLD TRADE COMPANY, L.P. ☐ A RUSSO WRECKING ☐ ABM INDUSTRIES, INC. ☐ ABM JANITORIAL NORTHEAST, INC. X AMEC EARTH & ENVIRONMENTAL, INC. ☐ DAVID R. CORTESE SPECIALIZED HAULING, LLC, INC.
deem Plaintiff's (Plaintiffs') Notice of Claim timely filed, or in the alternative to grant Plaintiff(s) leave to file a late Notice of Claim Nunc Pro Tunc (for leave to file a late Notice of Claim Nunc Pro Tunc) has been filed and a determination is pending Granting petition was made on Denying petition was made on	☐ ATLANTIC HEYDT CORP ☐ BECHTEL ASSOCIATES PROFESSIONAL CORPORATION ☐ BECHTEL CONSTRUCTION, INC. ☐ BECHTEL CORPORATION ☐ BECHTEL ENVIRONMENTAL, INC. ☐ BERKEL & COMPANY, CONTRACTORS, INC. ☐ BIG APPLE WRECKING & CONSTRUCTION CORP Y ROVIS LEND LEASE, INC.
PORT AUTHORITY OF NEW YORK AND NEW JERSEY ["PORT AUTHORITY"] A Notice of Claim was filed and served pursuant to Chapter 179, §7 of The Unconsolidated Laws of the State of New York on More than sixty days have elapsed since the Notice of Claim was filed, (and) the PORT AUTHORITY has adjusted this claim the PORT AUTHORITY has not adjusted this claim.	X BOVIS LEND LEASE, INC. X BOVIS LEND LEASE LMB, INC. □ BREEZE CARTING CORP □ BREEZE NATIONAL, INC. □ BRER-FOUR TRANSPORTATION CORP. □ BURO HAPPOLD CONSULTING ENGINEERS, P.C. □ C.B. CONTRACTING CORP □ CANRON CONSTRUCTION CORP □ CANTOR SEINUK GROUP □ CONSOLIDATED EDISON COMPANY OF NEW YORK, INC. □ CORD CONTRACTING CO., INC
□ 1 WORLD TRADE CENTER, LLC □ 1 WTC HOLDINGS, LLC □ 2 WORLD TRADE CENTER, LLC □ 2 WTC HOLDINGS, LLC □ 4 WORLD TRADE CENTER, LLC □ 4 WTC HOLDINGS, LLC	☐ CRAIG TEST BORING COMPANY INC. ☐ DAKOTA DEMO-TECH ☐ DIAMOND POINT EXCAVATING CORP ☐ DIEGO CONSTRUCTION, INC. ☐ DIVERSIFIED CARTING, INC. ☐ DMT ENTERPRISE, INC. ☐ D'ONOFRIO GENERAL CONTRACTORS CORI

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☐ EAGLE LEASING & INDUSTRIAL SUPPLY	☐ PLAZA CONSTRUCTION MANAGEMENT
☐ EAGLE ONE ROOFING CONTRACTORS INC.	CORP.
□ EAGLE SCAFFOLDING CO	PRO SAFETY SERVICES, LLC
☐ EJ DAVIES, INC.	☐ PT & L CONTRACTING CORP
□ EN-TECH CORP	☐ REGIONAL SCAFFOLD & HOISTING CO, INC.
☐ ET ENVIRONMENTAL	□ ROBER SILMAN ASSOCIATES
□ EVERGREEN RECYCLING OF CORONA	ROBERT L GEROSA, INC
□ EWELL W. FINLEY, P.C.	RODAR ENTERPRISES, INC.
□ EXECUTIVE MEDICAL SERVICES, P.C.	ROYAL GM INC.
☐ F&G MECHANICAL, INC.	☐ SAB TRUCKING INC.
☐ FLEET TRUCKING, INC.	☐ SAFEWAY ENVIRONMENTAL CORP
☐ FRANCIS A. LEE COMPANY, A	☐ SEASONS INDUSTRIAL CONTRACTING
CORPORATION	☐ SEMCOR EQUIPMENT & MANUFACTURING
☐ FTI TRUCKING	CORP.
☐ GILSANZ MURRAY STEFICEK, LLP	☐ SILVERITE CONTRACTORS
☐ GOLDSTEIN ASSOCIATES CONSULTING	☐ SILVERSTEIN PROPERTIES
ENGINEERS, PLLC	\square SILVERSTEIN PROPERTIES, INC.
☐ HALLEN WELDING SERVICE, INC.	☐ SILVERSTEIN WTC FACILITY MANAGER,
☐ H.P. ENVIRONMENTAL	LLC
□KOCH SKANSKA INC.	□ SILVERSTEIN WTC, LLC
☐ LAQUILA CONSTRUCTION INC	\square SILVERSTEIN WTC MANAGEMENT CO.,
☐ LASTRADA GENERAL CONTRACTING CORP	LLC
☐ LESLIE E. ROBERTSON ASSOCIATES	\square SILVERSTEIN WTC PROPERTIES, LLC
CONSULTING ENGINEER P.C.	\square SILVERSTEIN DEVELOPMENT CORP.
☐ LIBERTY MUTUAL GROUP	\square SILVERSTEIN WTC PROPERTIES LLC
□ LOCKWOOD KESSLER & BARTLETT, INC.	\square SIMPSON GUMPERTZ & HEGER INC
LUCIUS PITKIN, INC	SKIDMORE OWINGS & MERRILL LLP
☐ LZA TECH-DIV OF THORTON TOMASETTI	
\square MANAFORT BROTHERS, INC.	\square TISHMAN INTERIORS CORPORATION,
\square MAZZOCCHI WRECKING, INC.	\square TISHMAN SPEYER PROPERTIES,
\square MERIDIAN CONSTRUCTION CORP.	\square TISHMAN CONSTRUCTION CORPORATION
\square MORETRENCH AMERICAN CORP.	OF MANHATTAN
\square MRA ENGINEERING P.C.	☐TISHMAN CONSTRUCTION CORPORATION
☐ MUESER RUTLEDGE CONSULTING	OF NEW YORK
ENGINEERS	\square THORNTON-TOMASETTI GROUP, INC.
☐ NACIREMA INDUSTRIES INCORPORATED	TORRETTA TRUCKING, INC
\square NEW YORK CRANE & EQUIPMENT CORP.	TOTAL SAFETY CONSULTING, L.L.C
☐ NICHOLSON CONSTRUCTION COMPANY	☐ TUCCI EQUIPMENT RENTAL CORP
OLYMPIC PLUMBING & HEATING	$\underline{\mathbf{X}}$ TULLY CONSTRUCTION CO., INC.
\square PETER SCALAMANDRE & SONS, INC.	$\underline{\mathbf{X}}$ TULLY ENVIRONMENTAL INC.
PINNACLE ENVIRONMENTAL CORP	$\underline{\mathbf{X}}$ TULLY INDUSTRIES, INC.
\square PLAZA CONSTRUCTION CORP.	$\overline{\mathbf{X}}$ TURNER CONSTRUCTION CO.

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TURN LLC TURN ULTI VERIZ VOLI WHA WEEI	NER CONSTRUCTION COMPANER CONSTRUCTION INTERNATE CONSTRUCTION INTERNATE DEMOLITIONS/CS HAUDON NEW YORK INC, LMER ASSOCIATES LLP ARRIS & SONS INC KS MARINE, INC. DLINGER ASSOCIATES, CONSUMERS, P.C.	ATIONAL, RE LING ZIEGE OTHER:		WHITNEY CONTRACTING INC. YOLKOW-BRAKER ROOFING CORP YORLD TRADE CENTER PROPERTIES, LLC YSP CANTOR SEINUK ANNUZZI & SONS INC YONKERS CONTRACTING COMPANY, INC. YORK HUNTER CONSTRUCTION, LLC
Nai Bu: Bu: Nai Nai Bu:	on-WTC Site Building Owner me: siness/Service Address: ilding/Worksite Address: on-WTC Site Lessee me: siness/Service Address: ilding/Worksite Address:		Na Bu	on-WTC Site Building Managing Agent ame: asiness/Service Address: ailding/Worksite Address:
<u>X</u> For of 200			ct mat	
	III Plaintiff(s) seeks damages again		amed	ACTION defendants based upon the following theories such a claim under the applicable substantive
X	Breach of the defendants' duties obligations pursuant to the State Labor Law(s) including and 240	New York		Common Law Negligence, including allegations of Fraud and Misrepresentation
<u>X</u>	Breach of the defendants' duties obligations pursuant to the State Labor Law 241(6)			 X Air Quality; X Effectiveness of Mask Provided; X Effectiveness of Other Safety Equipment

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Provided

	Pursuant to New York General Municipal Law §205-a	(specify:); Other(specify):
X	Pursuant to New York General Municipal Law §205-e	Wrongful Death
		Loss of Services/Loss of Consortium for Derivative Plaintiff
		Other:

IV CAUSATION, INJURY AND DAMAGE

9. As a direct and proximate result of defendant's culpable actions in the rescue and/or recovery and/or construction, renovation, alteration, demolition and all work performed at the premises, the Injured Plaintiff sustained (including, but not limited to) the following injuries:

	Cancer Injury: Date of onset:			Cardiovascular Injury: Date of onset:
	Date physician first connected this injury to			Date physician first connected this injury
	WTC work: .			to WTC work:
X	Respiratory Injury: Asthmatic bronchitis;			Fear of Cancer
	respiratory insufficiency; reactive airway			Date of onset:
	disease and other injuries, the full extent of			Date physician first connected this injury
	which have not yet been determined.			to WTC work:
	Date of onset: On or about September 22,			
	2006, Injured Plaintiff David Smith was			
	administered a pulmonary function test by James Bruno, M.D. at the request of the New			
	York City Police Department. Injured			
	Plaintiff had worked in a full duty capacity			
	with the New York City Police Department			
	up until that point. The results of the			
	pulmonary function test were such that			
	Injured Plaintiff was advised by physicians at			
	the Medical Office of the New York City			
	Police Department that he would never return			
	to full duty. Subsequently, the New York			
	City Police Department determined that the Injured Plaintiff was permanently disabled			
	from police duties.			
	nom ponce daties.			
	Date physician first connected this injury			
	to WTC work: September 22, 2006 and			
	thereafter, including the 2007 determination			
	by the New York City Police Department that			
	the Injured Plaintiff was disabled in			
	consequence of a World Trade Center caused			
*7	injury. Digestive Injury: Asthmatic bronchitis;			Other Injury:
X	respiratory insufficiency; Gastroesophageal			Date of onset:
	Reflux Disease; reactive airway disease and			Date physician first connected this injury
	other injuries, the full extent of which have			to WTC work:
	not yet been determined.			
1	Date of onset: On or about September 22,			
	2006, Injured Plaintiff David Smith was			
	administered a pulmonary function test by			
	James Bruno, M.D. at the request of the New			
	York City Police Department. Injured			
	Plaintiff had worked in a full duty capacity with the New York City Police Department			
	WHILE INCOMED TO BE CALVED THE TREATMENT OF THE PROPERTY OF TH	1	1	:

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pulmonary function test were such that				
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the Medical Office of the New York City				
Police Department that he would never return				
to full duty. Subsequently, the New York				
City Police Department determined that the				
Injured Plaintiff was permanently disabled				
from police duties.				
Date physician first connected this injury				
to WTC work: September 22, 2006 and				
thereafter, including the 2007 determination		***************************************		
by the New York City Police Department that		111111111111111111111111111111111111111		
the Injured Plaintiff was disabled in		***		
consequence of a World Trade Center caused		***		
injury.		**************************************		

NOTE: The foregoing is NOT an exhaustive list of injuries that may be alleged.

10. As a direct and proximate result of the injuries identified in paragraph "1", above, the Ground Zero-Plaintiff has in the past suffered and/or will in the future suffer the following compensable damages:

<u>X</u>	Pain and suffering	X	Expenses for medical care, treatment, and rehabilitation
X	Loss of the enjoyment of life	X	Other:
<u>X</u>	Loss of earnings and/or impairment of earning capacity		$\underline{\underline{X}}$ Mental anguish $\underline{\underline{X}}$ Disability
<u>X</u>	Loss of retirement benefits/diminution of retirement benefits		☐ Medical monitoring ☐ Other:

11. As a direct and proximate result of the injuries described *supra*, the derivative plaintiff(s), if any, have in the past suffered and/or will in the future suffer a loss of the love, society, companionship, services, affection, and support of the plaintiff and such other losses, injuries and damages for which compensation is legally appropriate.

WHEREFORE, plaintiff(s) respectfully pray that the Court enter judgment in his/her/their favor and against defendant(s) for damages, costs of suit and such other, further and different relief as may be just and appropriate.

Plaintiffs demand that all issues of fact in this case be tried before a properly empanelled jury.

Dated: New York, New York

July 16, 2007

Yours, etc.

SULLIVAN PAPAIN BLOCK

MCGRATH & CANNAVO P.C.

Attorneys for Plaintiff

BY:

Andrew J. Carboy (AC

120 Broadway - 18th Floor

New York, New York 1027/1

Tel: (212) 732-9\(\text{000} \)